

ATTORNEY DOCKET NO. 010486

REMARKS

Paragraphs [1121], [1126], [1139], [1141], [1151], [1155], [1208], [1238], [1243], [1244], [1252], and [1275] of the specification have been amended to update the publication numbers of the patent applications identified therein.


Claims 1-65 have been rejected under the judicially created doctrine of double patenting over various claims of U.S. Patent No. 6,662,024. Applicants, while not acquiescing to the substance of the rejections, are submitting a Terminal Disclaimer with respect to U.S. Patent No. 6,662,024. As such, the rejection under the judicially created doctrine of double patenting is overcome.

In light of the above, Applicants submit that the application is in condition for allowance, for which early action is requested. If the Examiner would like to further discuss this matter or any issue, he is invited to contact the undersigned at (858) 845-0130.

Please charge any fees or overpayments that may be due with this response to Deposit Account No. 17-0026.

Respectfully submitted,

Dated: June 8, 2005

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